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| PPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION N |
|--|-------------|----------------------|-------------------------|----------------|
| 09/666,910 | 09/21/2000 | Anna Maria Zara | . 10002185-1 | 7529 |
| 7590 10/28/2004 | | EXAMINER | | |
| Hewlett Packard Company | | | BORISSOV, IGOR N | |
| Intellectual Property Administration PO Box 272400 | | | ART UNIT | PAPER NUMBER |
| Fort Collins, Co | | | 3629 | |
| ron Comis, Co | | | DATE MAIL ED: 10/28/200 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| • | | Application No. | Applicant(s) | $\overline{}$ | | | |
|-------------------|---|--|---|---------------|--|--|--|
| Ç) | | 09/666,910 | ZARA ET AL. | ¥. | | | |
| | Office Action Summary | Examiner | Art Unit | <i>B</i> | | | |
| | · | Igor Borissov | 3629 | | | | |
| | The MAILING DATE of this communication | | | | | | |
| Perio | d for Reply | | | | | | |
| TI - - - | SHORTENED STATUTORY PERIOD FOR RI- HE MAILING DATE OF THIS COMMUNICATION Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication If the period for reply specified above is less than thirty (30) days, If NO period for reply is specified above, the maximum statutory positive to reply within the set or extended period for reply will, by some any reply received by the Office later than three months after the dearned patent term adjustment. See 37 CFR 1.704(b). | ON. FR 1.136(a). In no event, however, may a ron. a reply within the statutory minimum of thirt eriod will apply and will expire SIX (6) MON statute, cause the application to become AB | eply be timely filed y (30) days will be considered timely. THS from the mailing date of this commu | nication. | | | |
| Statu | s | | | | | | |
| 1) | Responsive to communication(s) filed on j | 16 July 2004 | | | | | |
| 2a) | <u> </u> | This action is non-final. | | | | | |
| 3) | Since this application is in condition for all | | ers, prosecution as to the me | rits is | | | |
| • | closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| Dispo | sition of Claims | | | | | | |
| | | ation | | | | | |
| 7) | Claim(s) <u>1-19</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | |
| 5) | Claim(s) is/are allowed. | idiawii ii oiii consideration. | | | | | |
| | ☐ Claim(s) is/arc allowed. ☐ Claim(s) <u>1-19</u> is/are rejected. | | | | | | |
| • | Claim(s) is/are objected to. | | | | | | |
| | Claim(s) are subject to restriction a | nd/or election requirement. | | | | | |
| | | | | | | | |
| | cation Papers | | | | | | |
| | The specification is objected to by the Example The specification is objected to be specification. | | | | | | |
| 10) | ☐ The drawing(s) filed on is/are: a)☐ | | | | | | |
| | Applicant may not request that any objection to | • | · · | 40441 | | | |
| 11) | Replacement drawing sheet(s) including the co | | • | , , | | | |
| 11) | ☐ The oath or declaration is objected to by th | e Examiner. Note the attached | Office Action or form PTO-1 | 52. | | | |
| Priori | ty under 35 U.S.C. § 119 | | | | | | |
| 12) | Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority document of the priority document of the priority document of the certified copies of the certified copies of the certified copies of the certified copies of the | nents have been received. nents have been received in A | pplication No | ge | | | |
| | application from the International Bu | ıreau (PCT Rule 17.2(a)). | | | | | |
| | * See the attached detailed Office action for a | a list of the certified copies not | received. | | | | |
| | | | | | | | |
| Attachr | ` ' | □ | (870 446) | | | | |
| | Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948 | | ummary (PTO-413))/Mail Date | | | | |
| 3) 🔲 lı | nformation Disclosure Statement(s) (PTO-1449 or PTO/Staper No(s)/Mail Date | | formal Patent Application (PTO-152 |) | | | |

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DETAILED ACTION

Response to Amendment

Amendment received on 7/16/2004 is acknowledged and entered. Claims 1-19 are currently pending in the application.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hummel, Jr. et al. (US 6,584,454) in view of Cherkasova et al. (US 6,154,769).

Hammel, Jr. et al. (Hereinafter Hammel) teaches a method and apparatus for delivery of protected software applications to remote systems, comprising:

As per claims 1, 9, 14, 16 and 18-19, providing business rules for determination of possibility to access the protected software applications based on the level of security clearance (column 8, lines 35-51); generating an authenticity tag indicating the level of security clearance (column 11, lines 9-17); sending the authenticity tag to a requesting client that issued the request such that the authenticity tag is attached to subsequent external requests to the data service system for the same transaction (column 11, lines 28-39); determining possibility to access the protected software applications based on the security clearance information contained in the authenticity tag of each of the subsequent external requests (column 11, lines 28-39).

Hammel does not specifically teach that determination of the possibility to access the protected software applications includes classifying the requests to access; and that **Art Unit: 3629**

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the determining the possibility to access includes scheduling requests based on said classification information.

Cherkasova et al. (Hereinafter Cherkasova) teaches a method and system for scheduling server requests, wherein scheduling serving of the external requests is based on the classification information specifying a class for the request, said classification information being included into the external request (column 2, lines 16-23, 64-65).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Hammel to include that scheduling serving of the external requests is based on the classification information specifying a class for the request, as disclosed in Cherkasova, because it would advantageously allow to determine a priority value for the received request, and to effectively use the system resources, as specifically taught by Cherkasova (column 1, lines 45-69).

Claim 2. Hammel teaches said method and apparatus wherein said authenticity tag information causes the business rule engine to analyze the possibility to access such that subsequent requests that are part of the same transaction do not need to be analyzed again (column 11, lines 9-39).

Claims 3 and 11. Hammel teaches said method and apparatus wherein the authenticity tag information causes the business rule engine to re-apply the business rules to responses for the subsequent requests to determine if determination is needed for the subsequent requests (column 11, lines 9-39).

Claims 4, 12 and 17. Hammel teaches said method and apparatus wherein the authenticity tag is updated if the authenticity tag generator determines that reclassification is needed (column 11, lines 9-39).

Claims 5 and 13. Hammel teaches said method and apparatus wherein the server system attaches the authenticity tag into the response by placing the tag in the body of the response message (column 11, lines 9-39).

Claims 6 and 10. Hammel teaches said method and apparatus wherein the step of scheduling requests further comprises parsing each of the requests to determine if the request is for an existing transaction or for a new transaction; and if the request is

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for a new transaction, assigning a new authenticity tag to the request (column 11, lines 9-17).

Claim 7. Hammel teaches said method and apparatus wherein the server system is a TCP/IP-based server application system (column 6, lines 3-10).

Claim 8. Hammel teaches said method and apparatus wherein the server system a web server system (column 7, lines 48-49).

Claim 15. Hammel teaches said method and apparatus wherein the application system is connected to the server system via a gateway interface or via a plug-in application (column 7, lines 48-56).

Response to Arguments

Applicant's arguments filed 7/16/2004 have been fully considered but they are not persuasive.

In response to applicant argument that the prior art does not teach: generating a classification tag for a particular transaction based on the analysis of its associated transaction response by the business rule engine; and attaching said tag to its respective transaction response before it returned to the requestor to be subsequently attached by said requestor to any succeeding requests, it is noted that Hummel teaches generating an authenticity tag indicating the level of security clearance based on the results of determination of the accessibility to the resources made by business rules engine (C. 11, L. 9-17; C. 8, L. 35-51); and sending the authenticity tag to a requesting client that issued the request so that the authenticity tag is attached to subsequent external requests to the data service system, thereby enabling the determination of the accessibility to the resources by the business rules engine during said subsequent external requests based on the information contained in said attached authenticity tag (C. 11, L. 28-39).

 Cherkasova was applied to show scheduling serving of the external requests. based on the classification information specifying a class for the request, wherein said **Art Unit: 3629**

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classification information is included into the external request (column 2, lines 16-23, 64-65).

Hammel would benefit from scheduling serving of the external requests based on the classification information specifying a class for the request, disclosed by Cherkasova, by allowing to determine a priority value for the received request, thereby providing the effective use of the system resources.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication should be directed to Igor Borissov at telephone number (703) 305-4649.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Receptionist whose telephone number is (703) 872-9306.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's Supervisor, John Weiss, can be reached at (703) 308-2702.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks
Washington D.C. 20231

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or faxed to:

(703) 872-9306

[Official communications; including After Final

communications labeled "Box AF"]

Hand delivered responses should be brought to Crystal Park 5, 2451 Crystal Drive, Arlington, VA, 7th floor receptionist.

IB

10/19/2004

JOHN G. WEISS

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600